EXHIBIT 3

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TABLE III

CASES WITH SETTLEMENT AGREEMENT PENDING RESOLUTION

Before the PRHTA Appeals Board

(Stayed pursuant to PROMESA Title III proceedings,

No. 17 BK 3283-LTS, US District Court for the District of Puerto Rico)

Case No. Caption File Date	Nature of Claim	Answer and Defenses by PRHTA and other filings by the parties	Discovery (Both Parties) (Date)	Status Hearings and/or Conferences	Proposed Pre-Trial Order and Pre-Trial Conference	Full Hearing	Resolution	Other relevant Information
2012-CT-056 Barbosa Vélez, Cecilia September 13, 2012- Appeal filed	Reclassification of Position	October 11, 2012 – PRHTA filed its Answer to Appeal	Both Parties October 16, 2012 Concluded.	None	None	May 20, 2016 –Vacated. The parties informed that they were holding settlement conversations/negotiations.	Pending	1/sept/2016- Settlement Confidential Agreement executed by the Parties The Appellant has not filed the Motion for Voluntary Dismissal because the PRTH has not certified compliance with the obligations assumed as peer the settlement agreement.
2012-ACT-035 Ferreira Merced, Giovanna July 18, 2012- Appeal filed	Reclassification of Position	August 3, 2012 – PRHTA filed its Answer to the Appeal September 12 2017 – Execution of the Settlement Agreement	Discovery concluded for both Parties on 2012.	December 4, 2012- Status Conference October 29, 2015- Status Conference	None	February 18, 2016 – Vacated as per joint request by the parties who informed they were holding settlement conversations/negotiations.	Pending May 12, 2017 – Board ordered the parties to report the status of the case.	September 2016- Settlement Confidential Agreement signed by the Parties The Appellant has not filed the Motion of Withdrawal of the case because the PRTH has not certified that have enforced the Agreement May 30, 2017 – The Appellant informed the

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Before the PRHTA Appeals Board

								Forum about the transaction agreement and efforts to corroborate and finalize the agreed agreements.
2012-ACT-038 Fernández Rivera, Gloria S. August 3, 2012 Appeal	Reclasification	August 21, 2012 - P Apelada	September 28, 2012 – Discovery October 3, 2012 – PRTH answer discovery October 9, 2012 – Appellant answer discovery October 16, 2012 Appellant answer discovery September 12, 2013 – Appellant. requested the conclusion of discovery and the scheduling of a hearing.	December 4, 2012- Staus Conferenc Octubre 29, 2015 – Staus Conference	Pre Trial Orden December 4, 2012	16 de febrero de 2016.	Pending May 12, 2017 Board ordered the parties to report the status of the case.	September 2016- Settlement Confidential Agreement signed by the Parties The Appellant has not filed the Motion of Withdrawal of the case because the PRTH has not certified that have enforced the Agreement May 30, 2017 – The Appellant informed the Board about the existence of the settlement agreement and its efforts to confirm the terms of the same.

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CASES WITH SETTLEMENT AGREEMENT PENDING RESOLUTION

Before the PRHTA Appeals Board

2012-ACT-057 Ortíz Ortíz, Wanda September 14, 2012-	Request for Reclassification of Position	November 28, 2012 – PRHTA's Answer to Appeal	January 16, 2013 – Appellant's notified written discovery	None	None	None	None	September 6, 2016 Confidential Agreement executed by the Parties The Appellant has not
Appeal filed			Discovery concluded					filed the Motion for Voluntary Dismissal because the PRTH has not certified it will comply with its obligations pursuant to the Agreement
2012-ACT-047 Santiago Adorno, Blanca I. September 5, 2012 Appeal filed	Request for Reclassification of Position	September 19, 2012 – PRHTA's Answer to Appeal	September 19, 2012 – PRHTA September 26, 2016 – Appellant October 19, 2012 – Appellant's answer November 26, 2012 – PRHTA's answer	January 22, 2014- Status conference May 12, 2014 – Status conference	None	May 11, 2016	Pending	September 1, 2016 – Confidential Settlement Agreement executed by the Parties The Appellant has not filed the Motion for Voluntary Dismissal because the PRTH has failed to certify it will comply with its obligations pursuant to the Agreement.

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TABLE III

CASES WITH SETTLEMENT AGREEMENT PENDING RESOLUTION

Before the PRHTA Appeals Board

2012-ACT-002 Santiago Guzmán, Merari March 7, 2012 Appeal March 13, 2012 – Amended Appeal filed	Request for Reclassification of Position	May 30, 2012 – PRHTA's Answer to Appeal	May 14, 2014 – discovery concluded June 1, 2012 – PRHTA August 15, 2012 – Appellant's answer September 28, 2012 – Appellant October 18, 2012 – PRHTA's answer Discovery concluded for both Parties	January 15, 2013 - status conference October 29, 2015-Status conference	None	None	None	September, 2016 - Confidential Agreement signed by the Parties The Appellant has not filed the Motion for Voluntary Dismissal because the PRTH has failed to certify it will comply with its obligations pursuant to the Agreement/
2014-ACT-017 Torres Cruz, Miguel October 23, 2014 Appeal	Request for Reclassification of Position	September 2, 2015 - PRHTA's Answer to Appeal	None	None	None	None	None	April 2016 - Confidential Agreement executed by the Parties The Appellant has not filed the Motion for Voluntary Dismissal because the PRTH has failed to certify it will

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TABLE III

CASES WITH SETTLEMENT AGREEMENT PENDING RESOLUTION

Before the PRHTA Appeals Board

								comply with its obligations pursuant to the Agreement
2012-ACT-061 López Abril, Rafael September 25, 2012 Appeal	Request for Reclassification of Position	October 17, 2012 – PRHTA Answer to Appeal	November 28, 2012 – Appellants Answer	October 29, 2014 – Status Conference	May 22, 2014 – Pre -Trial Order- Report	April 13, 2016 – suspended	Pending	September 1, 2016 – Confidential Agreement signed by the Parties The Appellant has not filed the Motion of Withdrawal of the case because the PRTH has failed to certify it will comply with its obligations pursuant to the terms of the agreement.
2012-ACT-040 Núñez Rivera, Bernice August 3, 2012 Appeal filed	Request for Reclassification of Position	August 17, 2012 – PRHTA's Answer to Appeal	August 17, 2012 PRHTA's September 12 y 27, 2012 – Appellant's October 3, 2012 PRHTA's answer October 19, 2012 – Appellant's answer	December 11, 2012 – Status Conference	None	June 1, 2016 – without effect	pending	September 1, 2016 - Confidential Agreement signed by the Parties The Appellant has not filed the Motion of Withdrawal of the case because the PRTH has failed to certify it will comply with its obligations pursuant to the terms of the agreement.

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CASES WITH SETTLEMENT AGREEMENT PENDING RESOLUTION

Before the PRHTA Appeals Board

2012-ACT-037 Gonzalez Class, Carmen February 11, 2016 Appeal	Request for Reclassification of Position	August 21, 2012 – PRHTA Answer to Appeal	September 6, 2012 – PRHTA Discovery Request September 13 and 27, 2012 – Appellants Discovery Request November 1, 2012 – Appellants Answer	December 4, 2012 – status conference October 30, 2014 – status conference October 29, 2015 – status conference		June 24, 2016 – agreement presented to JA May 23, 2017 – Appellant asked for a waiver February 11, 2016 – 20 days for the presentation of the agreement		Confidential Agreement signed by the Parties The Appellant has not filed the Motion of Withdrawal of the case because the PRTH has not certified that have enforced the Agreement
2008-ACT-008 Juan Hernández Rivera June 13, 2008- Appeal filed	Claim for Reimbursement of Travel Expenses and Per Diem	The PRHTA filed its Answer to the Appeal- December 29, 2008.	Discovery completed	Many Status conferences held	None	None	None	On July, 2013 PRHTA and the Appellant executed a Settlement Agreement and Release providing for a payment of \$3,500.00 dollars to by the PRHTA to the Appellant. The Agreement was signed on behalf of the PRHTA by then Legal Counsel of the agency Antonio Adrover, ESQ. The attorney who

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CASES WITH SETTLEMENT AGREEMENT PENDING RESOLUTION

Before the PRHTA Appeals Board

		represented the agency
		before the Appeals
		Board did not sign the
		agreement. Later, the
		agency retracted from
		the agreement. Before
		the Board issued its stay
		order, the case was
		active with a pending
		controversy over the
		amendment of the
		Appeal.